

publicly operated utility, and

Whereas, an emergency exists in the usual daily operation of the division of electricity, department of public service, in that it is necessary to enter into contract for the aforesaid turbine room crane without delay in order to complete the improvements at the municipal light plant and for the immediate preservation of public health, peace, property, and safety, now, therefore,

Be it ordained by the council of the city of Columbus:

Section 1. That the board of purchase be and hereby is authorized and directed to enter into a contract to purchase a turbine room crane for improvement project No. 4, division of electricity, department of public service, without an auditor's certificate, in the amount of \$40,000, or so much thereof as may be necessary.

Sec. 2. That the cost of the aforesaid contract shall be paid, on proper appropriation therefor by council, solely from the earnings of the division of electricity, and no other payment shall be made on account thereof, and no claim or demand thereon shall be recoverable except out of such earnings.

Sec. 3. That for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval by the mayor.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 28-49—To accept certain assignments transferring ownership in certain private sewers to the city of Columbus, Ohio.

Be it ordained by the council of the city of Columbus, Ohio:

Section 1. That assignments transferring ownership of certain private sewers, wherein owners of said sewers sell, assign, transfer and set over unto the city of Columbus all right, title and interest in said sewers, identified by name of assignor, date of assignment, sewer record plan and private sewer agreement number, as follows:  
R. J. Carver, May 1, 1948 1186 89-SA  
Linden Development Corp.,  
November 5, 1948 346-C 661-SA  
Walter J. Shaper,  
December 3, 1948 1274 592-SA  
be and they are hereby accepted.

Sec. 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 29-49—To vacate the alley west of Harding road, from Denver avenue to Maryland avenue.

Whereas, a petition, signed by the owners of all lots and lands abutting the alley west of Harding road, from Denver avenue to Maryland avenue, was duly presented to this council, praying and consenting that said alley, between the limits named, be vacated, and

Whereas, council, upon hearing, is satisfied that there is good cause for such vacation as prayed for in said petition, that it will not be detrimental to the general interests and ought to be made; now, therefore,

Be it ordained by the council of the city of Columbus:

Section 1. That the alley west of Harding road, from Denver avenue to Maryland avenue, be and the same is hereby vacated.

Sec. 2. That the city of Columbus reserves the right to operate and maintain any and all sewers, water lines and any other public utilities owned by said city, and that the right is reserved to operate and maintain any other public utilities, if any, now existing on or

in said alley hereby vacated, and shall have the right to enter thereon at any time for the purpose of operating, replacing and maintaining the same.

Sec. 3. That this ordinance shall take effect and be in force from and after the earliest period allowed by law, upon the payment of the cost of publication hereof.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 30-49—To accept the plat of Indian Springs Village, part of block "B".

Be it ordained by the council of the city of Columbus:

Section 1. That the plat of Indian Springs Village, part of block "B", being a subdivision of acreage abutting the north side of Cooke road and the east side of Henderson road, the same being a subdivision of 1.720 acres out of a 5.587 acre tract conveyed by Wallace C. Harrison, trustee to Indian Springs Village, Inc., as is shown of record in deed book 1375, page 13, recorder's office, Franklin county, Ohio; and 0.058 acres out of a 2.60 acre tract conveyed by Wallace C. Harrison, trustee to Indian Springs Village, Inc., as is shown of record in deed book 284, page 71, recorder's office, Franklin county, Ohio; and 0.852 acres out of a 112. more or less, acre tract conveyed by Wallace C. Harrison, trustee to Indian Springs Village, Inc., as is shown of record in deed book 1384, page 344, recorder's office, Franklin county, Ohio, be and the same is hereby accepted.

All streets and alleys not heretofore dedicated are hereby dedicated to public use as such.

Sec. 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 31-49—To provide for the flushing with water, sweeping and cleaning of certain streets, avenues, alleys and public ways of the city of Columbus, situated in the district bounded on the east by Parsons avenue, on the south by Whittier street, on the west by Sandusky street and on the north by Fifth avenue, and also that area of each of High street from Rathbone road to Hosack street, Broad street from the Big Four railroad to Alum Creek, Cleveland avenue from Broad street to lot 22, Elmdale addition, Fifth avenue from St. Clair avenue to Tisdale, Main street from Riverside Drive to Alum Creek, Mt. Vernon avenue from Fifth street to Taylor avenue, Parsons avenue from Broad street to Hosack street, Bryden road from Parsons avenue to Nelson road, Dennison avenue from Spring street to King avenue, Fourth street from Livingston avenue to Hudson street, Front street from Greenlawn avenue to Vine street, Hudson street from High street to Cleveland avenue, Indiana avenue from Hudson street to Oakland Park avenue, Livingston avenue from Front street to Kelton avenue, Long street from Front street to Nelson Road, Mound street from Parsons avenue to Central avenue, Neil avenue from Goodale street to Eleventh avenue, St. Clair avenue from Mt. Vernon avenue to Fifth avenue, Sullivant avenue from McDowell street to Hague avenue, Summit street from Warren street to Hudson street, Whittier street from Front street to Lockbourne avenue, Central avenue from Mound street to McKinley avenue, Eleventh avenue from High street to Cleveland avenue, Oak street from Fourth street to Miller avenue, Town street from Parsons avenue to Central avenue, Sandusky street from Mound street to the Scioto River and Stoddart avenue from Bryden Road to Main street, part of which are situated outside of the above district described

and within the corporation limits of the city of Columbus, and authorizing and directing the director of public service to do said cleaning during the year 1949.

Whereas, the director of public service of the city of Columbus has recommended that certain streets, avenues, alleys and public ways as provided in a schedule prepared by him which is on file in the office of the director of public service, city hall, Columbus, Ohio, be flushed with water, swept and cleaned during the year 1949, now, therefore;

Be it ordained by the council of the city of Columbus:

Section 1. That it is hereby declared necessary to flush with water, sweep and clean during the year 1949, the aforementioned streets, avenues, alleys and public ways of the city of Columbus, Ohio, as set forth in said schedule on file in the office of the director of public service.

Sec. 2. That the director of public service is hereby authorized and directed to flush with water, sweep and clean the aforementioned streets, avenues, alleys and public ways as provided in the schedule therefor, heretofore approved by said director and now on file in the office of the director of public service, city hall, Columbus, Ohio.

Sec. 3. That the cost of said work upon each of said respective streets, avenues, alleys and public ways, or parts thereof shall be assessed upon the lots and lands bounding and abutting upon each of said highways by the front footage, which said lots and lands are hereby determined to be specially benefitted by said work and in the amount equal to the cost thereof.

Sec. 4. That said assessments so to be levied shall be paid in one installment in the manner provided in the case of assessments for street improvements.

Sec. 5. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.

AN ORDINANCE No. 32-49—To supplement chapter XIV, licenses, sub-division 20 — vehicles — of the Columbus Code of 1930 by the enactment of a new section, 971-1.

Be it ordained by the council of the city of Columbus:

Section 1. That chapter XIV, licenses, sub-division 20 — vehicles — of the Columbus Code of 1930 be and the same is hereby supplemented by the addition of a new section to read as follows:

"Sec. 971-1. License. No person shall operate a pushcart upon the streets of the city of Columbus without first having obtained an operator's license therefor, the same to be issued by the city auditor within 10 days after application is made therefor, the same to be upon forms provided by the city auditor wherein the applicant shall state his name, age, address, and shall submit three photographs of himself therewith, one of which shall be secured to the said license, the two remaining photographs to be retained in the files of the city auditor and the license bureau respectively. The fee for said license shall be 50 cents.

Any person operating a pushcart in violation of the provision of this section shall be deemed guilty of an offense and upon conviction thereof shall be punished as provided hereinafter."

Sec. 2. That this ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed January 17, 1949.

JOSEPH R. JONES,

President of Council.

Approved January 17, 1949.

JAMES A. RHODES, Mayor.

Attest:

AGNES BROWN CAIN, City Clerk.